



Gibson File 156
Illinois Environmental Protection Agency · 2200 Churchill Road, Springfield, IL 62706

217/782-6761

Refer to: 1110950003 -- McHenry County
Woodstock/Woodstock Die Casting
ILD005471503

February 4, 1986 *PS-94559 242*

EPA Region 5 Records Ctr.



350458

Woodstock Die Casting
Attention: Don R. Woodside
511 Wheeler Street
Woodstock, Illinois 60098

Dear Mr. Woodside:

The Agency is in receipt of your December 17, 1985 response to our October 4, 1985 Compliance Inquiry Letter. Your response has been reviewed and resolves the apparent violation(s) of Section(s) 725.113(b), 725.115(d), and 725.116(d).

However, please note that the apparent violation of Section 725.173 has not been resolved and is discussed in the enclosed Pre-Enforcement Conference Letter.

If you have any questions, please contact Rick Peterson at 219/245-0780.

Sincerely,

Mark A. Haney
Mark A. Haney, Manager
Facilities Compliance Unit
Compliance Monitoring Section
Division of Land Pollution Control

MAH:MT:rd0276F/1

cc: Division File ✓
Northern Region
Don Gimbo
Rick Peterson
Michelle Tehrugge



Don R. Woodside
Illinois Environmental Protection Agency · 2200 Churchill Road, Springfield, IL 62706

217/782-6761

Refer to: 1110950003 -- McHenry County
Woodstock/Woodstock Die Casting
ILD005471503

PRE-ENFORCEMENT CONFERENCE LETTER

Certified #

February 4, 1986

Woodstock Die Casting
Attention: Don R. Woodside
555 Wheeler Street
Woodstock, Illinois 60098

Dear Mr. Woodside:

The Agency has previously informed Woodstock Die Casting of apparent violations of the Illinois Environmental Protection Act and/or rules and regulations adopted thereunder. These apparent violations are set forth in Attachment A of this letter.

As a result of these apparent violations, it is our intent to refer this matter to the Agency's legal staff for the preparation of a formal enforcement case. The Agency's legal staff will, in turn, refer this matter to the Office of Attorney General or to the United States Environmental Protection Agency for the filing of a formal complaint.

Prior to taking such action, however, you are requested to attend a Pre-Enforcement Conference to be held at the Division of Land Pollution Control, 1701 First Avenue, Suite 600, Maywood, Illinois 60153. The purpose of this Conference will be:

1. To discuss the validity of the apparent violations noted by Agency staff, and
2. To arrive at a program to eliminate existing and/or future violations.


You should, therefore, bring such personnel and records to the conference as will enable a complete discussion of the above items. We have scheduled the Conference for February 7, 1986, at 10:00 a.m. If this arrangement is inconvenient, please contact Rick Peterson at 312/345-9780 to arrange for an alternative date and time.



Page 2

In addition, please be advised that this letter constitutes the notice required by Section 31(d) of the Illinois Environmental Protection Act prior to the filing of a formal complaint. The cited Section of the Illinois Environmental Protection Act requires the Agency to inform you of the charges which are to be alleged and offer you the opportunity to meet with appropriate officials within thirty days of this notice date in an effort to resolve such conflict which could lead to the filing of formal action.

Sincerely,


Michael F. Nechvatal, Manager
Compliance Monitoring Section
Division of Land Pollution Control

HEM:MT:rd0276F/7-8

Attachment

cc: Division File
Northern Region
Don Gimbe
Rick Peterson
Michelle Tebrugge



Attachment A

Pursuant to 35 Ill. Adm. Code 725.173, the owner or operator must keep a written operating record at the facility. The operating record must include the following:

- a. A description and the quantity of each hazardous waste received and the method(s) and date(s) of its treatment, storage or disposal at the facility as required by Appendix I of 35 Ill. Adm. Code 725.173.
- b. The location and quantity of each hazardous waste within the facility including cross-references to specific manifest document numbers:
- c. Records and results of waste analyses and trial tests:
- d. Summary reports and details of all incidents that require implementation of the contingency plan:
- e. Records and results of inspections:
- f. Monitoring, testing and other analytical data:
- g. All closure cost estimates and, for disposal facilities, all post-closure cost estimates.

You are in apparent violation of 35 Ill. Adm. Code 725.173 in that the operating record did not include item(s) a, b, and e above.

Your December 17, 1985, response to this apparent violation was deemed inadequate. Woodstock Die Casting is regulated as a storage facility based on past storage of waste solvents for longer than 90 days. Until closure in accordance with Subpart G of Section 725 is completed, you must maintain a written operating record for your hazardous waste storage unit as indicated in Section 725.173. If you wish to initiate closure of your waste storage unit, submit your closure plan to IEPA, 2200 Churchill Road, Springfield, Illinois 62706, Attention: Director.

ET:rd0276F/9